

REMARKS

This Amendment is submitted simultaneously with filing of the above identified application.

With the present Amendment applicant has canceled the original claims and submitted claims 5-8 which include two independent claims 5 and 7, and two dependent claims 6 and 8.

It is respectfully submitted that the new features of present invention which are now defined in the claims are not disclosed in the reference applied against the original claims.

In accordance with the present invention a new method of making a medicinal preparation and a new medicinal preparation are proposed. Two components which are identical in their initial (original) composition (chemical formula), but different in their properties as a result of their method of preparation are first formed. The potentiated, medicinal substance is produced from the same or similar substance as the active medicinal substance in therapeutic dose. However, the potentiated medicinal substance possesses different chemical-physical biological properties in the active medicinal substance. These new properties are acquired due to special treatment in

accordance with homeopathic technology. It is well known how to produce a conventional active medicinal substance from an initial material, and also it is well known how to produce a potentiated homeopathic medicinal substance from the same material but with a different process of preparation. While the potentiated homeopathic medicinal substance can contain only few molecules of the initial substance, it possesses information about the latter. This information can be presented as electromagnetic waves of certain frequency range, and they can be transferred to a material carrier over the active medicinal substance.

In accordance with the present invention information is transferred from the potentiated, homeopathic medicinal substance to the carrier or the active medicinal substance in therapeutic dose via electromagnetic waves. Potentiated, homeopathic medicinal substance is mixed directly with the carrier or the active medicinal substance in therapeutic dose.

It is respectfully submitted that claims 5 and 7 clearly and define the present invention.

The Examiner indicated that it is unclear how a homeopathic medicinal substance and an active medicinal substance can have identical formula and still can be different from each other. It is again respectfully

submitted that it is well known that active medicinal substance and potentiated homeopathic medicinal substance can initially have the same identical chemical formula. However, they are produced by different methods from the initial material and as a result have completely different properties. This feature is well known. However, never a medicinal preparation has been proposed which includes both.

Turning now to the Examiner's rejection of the claims over the art, it is respectfully submitted that while Ecnov discloses a medicinal preparation with a material carrier at one or more active compounds dispersed in an aqueous solution, it does not propose neither a method of making nor a medicinal preparation which consists exclusively of mixed active medicinal substance in therapeutic dose and a potentiated, homeopathic medicinal substance having the same chemical formula or composition.

It does not disclose that the active medicinal substance is exposed to the electromagnetic field of the potentiated homeopathic medicinal substance. It does not disclose that in his medicinal preparation the carrier or the active therapeutic substance is provided with the information transferred bioenergetically from the potentiated medicinal substance. This reference does not teach the new features of present invention.

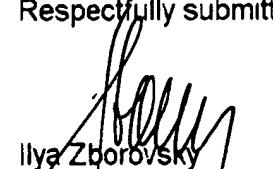
It is respectfully requested to analyze the claims and to allow the present application.

Also, it is respectfully submitted that claims 5 and 7 contain identical features with the exception of the method claim language of claim 5 and the preparation claim language of claim 7. The method of claim 5 is produced only the medicinal preparation of claim 7, and the medicinal preparation of claim 7 can be produced only by the method of claim 5. Therefore it is respectfully requested not to apply any restriction requirements.

Reconsideration and allowance of present application is most respectfully requested.

Should the Examiner require or consider it advisable that the specification, claims and/or drawings be further amended or corrected in formal respects in order to place this case in condition for final allowance, then it is respectfully requested that such amendments or corrections be carried out by Examiner's Amendment, and the case be passed to issue. Any costs involved should be charged to the deposit account of the undersigned (No. 26-0085). Alternatively, should the Examiner feel that a personal discussion might be helpful in advancing this case to allowance, he is invited to telephone the undersigned (at 631-243-3818).

Respectfully submitted,


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